Financial.

A LBERT H. NICOLAY,
AUGITOMEER AND STOCK BROKER.
So. 29 William-st. INSURANCE STOCK and other securisis private sale. STOCKS and BONDS bought and sold at
Brokers' Board. Price Current issued semi-monthly. DIVIDEND.—Office of the Grocers' Fire InBullding, New-York, March 1, 1966.—The Board of Directors
have this day declared a Semi-Annual DIVIDEND of SIX (6)
have this day declared a Semi-Annual DIVIDEND of SIX (6)
FER CENT on the capital stock of the Company, payable to the
secomboliders on demand.

JAMES G. PLATT, Secretary.

Tentine Buildings, No. 58 Wallest, 1860.

The Annual Election for 13 directors of the Panama Rathmost Confant, 2 New-York, March 16, 1860.

The Annual Election for 13 directors of the Panama Rathmost Jompany, will be held at the office of the Company, No. 88 Wallest (Tontine Buildings), on the Company of the Company

STATE RASE AT NEWARE, N. J. March 23, 1880.
DIVIDEN D.—The PRESIDENT and COTORS have this day declared a SEMI-ANNUAL FIVE PER CENT, payable to the Stockholders M. DAY, the second day of April next, until which is to be seen to be closed. By order of the Board, J. DOUGLASS OR FON, Cashier.

SAVINGS BANK. - UNION DIME SAVINGS BANK, No. 4 @ Canistat, corner of Varicket, open cally from 10 a. m. to 2, and from 5 to 7 p. m. Six per cent interess pais on all sums up th \$500, and five per cent on larger sums A deposit of 10 cents a day for 103 years, with the interest, amounts to \$521 18. 6 #521 18. E. V. HA GARDNER S. CHAPIN, Secretary.

NOTICE.—The INTEREST WARRANTS, mawill be PAID at the living Bank, New-York City, from 1st to the 18th of April, 1860.

A. D. MATTHEWS, Treasurer.

Bth of April, 1880.

A. D. MATTHEWS, Treasurer.

THE MICHIGAN SOUTHERN AND NORTHERN SINDAR R. CO.

SECRETARY'S OFFICE, NEW YORK, MAYON, 1890.

THE Annual Meeting of the Stockholders in this

Corporation, for the election of 13 Directors for the ensuing

rear, and 3 Inspectors of the succeeding election, will be held

(In conformity with the requirements of the bye-laws of this

Conpany) on WEDNEZDAY, the 25th day of April, 1890, at the

Control of the Company, in the City of Polede, Obio, commencing

120 clock m. FRANKLIN E. WORCESTER, Secretary.

HOME INSURANCE COMPANY, OFFICE NOS. 112 AND 114 BROADWAY.
NEW YORK, MARCH 19, 1860.
The anusal meeting of the stockholders of this Company for the election of Directors will be held at this office, on MON

the election of Directors will be held at this office, on MO.

DAY, 2d day of April next.

Poils open from 12 to 1 o'clock. J. MILTON SMITH, Sec. CAVINGS BANK .- THIRD-AV. SAVINGS CIAVINGS BANK.—THIRD-AV. SAVINGS

1-2 BANK. cornec 36 av and 25th-st. Chattered 1854.—818.

PER CENT INTEREST paid on all sums, from \$1 to 45,00.

All deposits made on or before the 10th April draw interest from the 1st. Bank open cash rrom 10 to 3; also, on Monday, the 1st. Bank open cash rrom 10 to 3; also, on Monday, Wednesday, and Saturday Evenings, from 6 to 8 o'clock.

S. S. CHILDS, Sec.

MARINERS' SAVINGS BANK,
No. 1 THIRD-AVENUE, CORNER 7th-62.
INTEREST ALLOWED on Deposits at the rate of 6 per cent on senus of 6 feet and under, and 5 per cent on larger sums, commencing 1st of April.
BANK OPEN DAILLY from 9 a. m. to 2 p m., and WEDNES-DAYS and SATURDAYS from 5 to 8 o'cleck p. m.
1. T. BNITH, Secretary. THOS. B. STIL .nlAN, President.

TRVING SAVINGS INSTITUTION, No. 96 Warren et. — Open delly from 10 a. m. to 2 p. m. and an Mon-day, Thursday and Saturday from 4 to 7 p. m. 6 per cent inter-est on sums from 1 to 500 dollars.

JOHN CASTREE, President.

CHICAGO CITY BONDS-SEWERAGE LOANS.—The Bonds bear 7 per cent interest. Coupens against January 1, and July 1, in New York, and ma are to 1833. The payment of interest and sinking fund is provided for by an annual tax. The entire debt of the City of Chicago is 22,339,000—all of which has been contracted for attrictly manual. \$2,239,0:6—all of which has been contracted for atrictly manic \$2,239,0:6—all of which has been contracted for atrictly manic appurposes. For sale by ASHLEY & NORRIS, No. 52 Exchange-place.

EUGENE THOMPSON, Auctioneer and Broker Brokers' Board. INSURANCE STUCKS and BUNDS at Brokers' Board. INSURANCE STUCK at private sale. Price Correst of Insurance Stock issued semi-monthly.

JOHN MUNROE & Co., AMERICAN BANKERS, No. 5 RUE DE LA PAIX, PARIS,

No. 8 RUE DE LA FAIX, FARIS, and and and and and and and No. 8 WALL-ST, NEW-YORK,
Orant LETTERS OF CHADL: for Mercanine Purposes.
Also, CHRULLAN LETTELS OF CREDIT on the principal towns as delices of EUROPE.
Also, on Alexandra, Cairo, Beyrout, Jerusalem, Algiers, &c.
BILLS ON PARIS, and STFRLING BILLS in sure to suit.

DUNCAN SHERMAN & Co.,
BANKERS,
Corner Pine and Nasanasia, New-York,
CIRCULAR NOTES and LETTERS of CREDIT
BOT TRAVELERS, available in all the PRINCIPAL
CITIES in the WORLD.

MERCANTILE CREDITS

Removals.

MPROVE YOUR EYES, by M. WISE

MPROVE YOUR EYES, by M. WISE
OPTICIAN.

Has REMOVED to No. 735 BROADWAY.
Fersons with weak eyes can be supplied with GLASES
which will greatly benefit and not strain the sight. Particular
stication is gaid to a new type of PERSPECTIVE GR JUND
GLASS, of the finest Fiint, which, through their high polich and
forms ground, produce the purest vision, and have been highly
recommended as the best, in their effect upon the eye, for preserving and improving the sight in continued writing and reading.
Short-sighted persons, and those operated upon for Cataract
can also be suited.

He inserts NEW GLASSES, of superior quality, in old frames,
and solutive the parronage of all in want of his artiples.

He warrants all spectacles purchased of him to suit the sight
five years, or change the slasses without extra charge.

REMOVAL.-Mrs. WM. H. MAXWELL, FE

REMOVAL. -W. L. SEYMOUR has removed To te the basement of No. 14 Pinest, where he is pre-paged to stiend to the purchase and sale of Real Estate, Mort-ages, &c., both in this city and country.

furniture.

A CKNOWLEDGED as BEST-FOREMAN'S ARCH-SPRING BEDS, price \$1 50 to \$3. A Bodstead, Bprings, and Mattress, \$6. MATTRESSES, Manufactured in the best style, and soid whole the lowest figure. Old Mattresses made ever. BEDSTEADS,

BEDSTRADS,
Wooden or Iron, wholesale and retail, low. Hotel-keepers can
make money here. Call or address CHAS. R. FOREMAN, No.
5 Great Jones-st., cor. Broadway.

A CHAMBER SUITE of the celebrated EAGLE A ENAMELED FURNITURE, in all styles, designs and col-ors, from \$45 upward Manuractory No. 534 Broadway, near Lazar Keene's. The best enameled furniture manufactured Please order now for the Spring delivery.

ENAMELED FURNITURE—The best assortment in the city. Enameled chamber Soites in every variety of style and ernament, and solid Walnut suites finished in a new and superior manner, at wholesale and retail; also, Pallasses and Mattresses. WARREN WARD, No. 277 Canai st., four doors east of Broadway.

Daints, Dils, &c.

COAL OIL-Warranted pure and equal to any in this market, color nearly white, for suc low by the mana-scturer. Also, 18 bols. PETRO IUM OIL. A. & G. BULKLEY, No. 27 Fulton-st.

Miscellancons.

FURNITURE BOUGHT for READY MONEY.

A fair value given for Furniture, Carpets, Books, &c., at

No. 122 6th-av., between 9th and 10th-sts. FOUR SECOND-HAND SAFES-WILDERS

NEW-YORK SMELTING COMPANY'
WORKS at STATEN ISLAND-For the reduction of Golf
Silver and Lead Ores.
CHARLES JOHNSON, Metallurgist.

SELF-ADJUSTING BED-SPRING-ROBIN-SON'S PATENT.—We have in this combination of som fort, economy, and cleaniness, a practical demonstration that a bed adapted to every family may be has at a low price, at the watercom No. 169 New Casalist., near the Bowery.

SAFE FOR SALE.—One of Herring's large

TO CRINOLINE SKIRT MANUFACTURERS -An assortment of best Sheffield Crinol or WIAE, round and flat, for sale cheap by FRANCIS SPEIR, No. 54 Beckman-st.

VULCANITE.

To workers in IVORY, TORTOISE SHELL,
HORN and BONE.

This valuable new manufacture having been perfected in my
extensive factory, I am now ready to ampply orders to any extensi equal to Ome Tun daily.

My present stock embraces all the leading styles of Combe of a
quafity semitted to be superior to any Vulcanite ever before introduced.

Cases of plates from 1-20 of an inch to one inch in thickness— size 12x20, 14x22, 12x24, adapted to great variety of purposes. Every trade and art supplied with this valuable article adapted to their peculiar business. My intention is to supply all trades with stock, as well as to make it up myself. Workers may rely upon a quiet are of this substance, as the

Werkers may rely upon a quiet us writele which I manufacture is not a n HORACE H. DAY, No. 23 Courtlandt-st.

New-York, March 13, 1869.

Entlery, hardware, &c.

A MERICAN SHEET IRON, of excellent qual-lity, and at low prices, for sale by JOHN W. QUILSCY & Co., No. 58 William st. NGOT COPPER, SPELTER, BANCA TIN,

ANTIMONY, LEAD, SPELTER-SOLDER, PIG IRON for cale by JOHN W. QUINCY & Co., No. 98 William et T EAKY ROOFS POSITIVELY CURED. Applied to order by JNO. E. HENRY & Co., No. 99 Canal st.

Groceries, Provisions, &c.

F. R. ROBINSON'S INDEXICAL SILVER R. ROBINSON'S INDEXICAL SILVER.

80AP—A new sud beautiful preparation, made by
the BOSTON INDEXICAL BOAP Co., expressly for cleaning and polishing Silver-Flated and Britanals Wares, and for
eleaning Reirors. Martle, Tio, &c. It is much sore convenient and effective than any of the pewdess now in the,
and may be used even by incape innoed help with perfect
safety, as it dentains nothing that can possibly injure the finest
plais or jewelfly, or even the most delicate skin, though not designed for toilet use. It is far ruperfer to any other Soap for
eleaning fine House Paint, Statuary, Artificial Teeth, Pinte, &c.
Many of our largest importers and manufacturers of Silver and
Fisted Ware, who have used it, have given it their unqualified
approval. Read the following:

"Bestor, May 2, 1859.

Fasted Ware, who have used it, have given it their unqualited approval. Read the following:

"Bosyon, May 2, 1859.

"Bosyon, June 1, 1859.

"Bosyon, June 1, 1859.

"Bosyon, June 1, 1859.

"Gentlemen: We have, during the last twelve months, given your Sliver Soap a thorough trial, and find there is nothing equal to it, as it cleans giver quicker, better, and with less trouble, than anything we have been able to find. Yeura respectfully, "SAMUEL T. (ROSHY & Co., No. 69 Washington-st."

PUMICE-STONE SOAP.

This Soap, unrivaled for its erasive properties, is free from any sanstic alkall. It scours the hands and renders them seft and white. It acts like mario in removing Writing and Frinters' Ink, Pitch, Varnish, Acid, and other stains from the kands, without the use of oil, alcohol, or other neutralizing agents. It is seans to the best French Pencine in quality, and is soid for less

han half the price.

Manufactured by the BOSTON INDEXICAL SOAP Co.

SAFFORD & EURDITT, Agents, Boston.

Sold by dealers generally in New-York.

ANDREW W. ROSE, Formerly Allen & Rose,
No. 228 WASHINGTON-ST.,
Between Barslay and Robinson-sta,
New-York.

Wholesale dealer in
PROVISIONS, FISH, and GROCERIES.
The city and country trade respectfully invited to call

EDWARD H. DIXON, M. D., Editor of The Balpel, attends exclusively to eperative surgery, and the more obscure diseases of the pelvic viscera. Rapture, hemorrhoids, fistuls, and concealed abscess of the rectuu, are cured without the knife or ligature. Office hours, from \$to 9 a. m., 1 to 8, and 7 to 9 p. m., at No. 42 5th-av. At all other hours he is at his private hospital, where every comfort of domestic life is provided for those who require the more important operations, or exercial dietetic treatment.

Professional Notices.

Ocean Steamers, &c.

WELLS, FARGO & Co's EXPRESS, CALIFORNIA, OREGON,

PACIFIC COAST,
Will be dispatched on FRIDAY, March 30, at 12 m., per United

States Mail Steamship
ARIEL,
connecting at Panema with the Pacific Mail Steamship Co

END's steamer

UNCLE SAM.

No freight received on day of sailing.

Small packages received up to 10 a.m. on day of sailing.

LETTERS in GOVERNMENT ENVELOPES reseived up

o 11 a m.
Signt exchange on San Francisco for sale.
Collections and cash advances made on goods.
Freight money psyable here or at destination, at option shippy, except on perishable goods, freight of which must in

Jars is be prepaid.

Zars is be prepaid.

For rates of freight inquire of

WELLE, FARGO & Co. No. 52 Broadway. TNITED STATES MAIL STEAMSHIP LINE. LAIL S. I AALES MAIL SI EAMSHIP LINE.

-For HAVANA and NEW-ORLEANS.—The fast and f. vorite steams in STAR OF THE WEST, John McGowan, Captain, will sail on MONDAY, April 2, at 2 o'clock p m., from Pier foot of Warrenst., North River Bills of laling, o' he pry er form, furnished at the office, and no bills of lading will be a gued after the hour of sailing. For freight or passage, apply at Nc. 127 West-st., co.mor of Warren. M. O ROBERTS, Agent.

The Liverpool, New York and Funcespins are intended to sail as follows:

FROM NEW-YORK FOR LIVERPOOL.

CITY OF MANCHESTER ... SATURDAY, March 21.
CITY OF WASHINGTON ... SATURDAY, April 7.

KANGAROO ... SATURDAY, April 14.

And every Saturday throughout the year, from pier No. 44 N. R.

Latins of Parksade ... \$4 N. R.

Cabin—To Queenstown or Liverpool ... \$75

Cabin—To London (via Liverpool ... \$60

Steerrage—To Queenstown or Liverpool ... \$60

Steerrage—To Queenstown or Liverpool ... \$60

Steerrage—To Queenstown or Liverpool ... \$60

Steerrage—To London ... \$60

Steerage return tickets, available for all months, from Laker.

pool.

Passespers forwarded to Havre, Paris, Hamburg, Bremen, and
Antwerp, at through rates.
Certificates of Passage Issued from Liverpool to New-York. 30
Certificates of Passage Issued from Queenstown to New-York. 30
These Steamers have superior accommodations for Passengers,
are constructed with water-tight compartments, and carry experfenced Surgeous.

For Freight or Passage, apply at the office of the Company,
JOHN G. DALE. No. 15 Broadway, New-York, Agent.
In Liverpool, to WM. InMAN, Tower Building.
In Glasgow, to WM. InMAN, Tower Building.

In Glasgow, to WM. INMAN, No. 13 Dixon-st.

In Glasgow, to WM. INMAN, No. 13 Dixon-st.

S. MAIL LINE to CALIFORNIA—By steamers of the ATLANTIC AND PACIFIC STEAM-BHIP COMPANY from New York to Aspinwall.

By Railroad of the Panama Railroad Company from Aspinwall to Panama to San Francisco.

From the foot of Warren-st.

AT 12 O'CLOCK, NOON, PRECISELY.

The steamedy ARIEL will leave New York Friday, March 30, connecting at Panama with the steamship UNCLE SAM.

The NORTHERN LIGHT, April 5.

The YORTH STAR, April 30.

Uncurrent Money not received.

Fest cabin passage, 250; second cabin, \$150; steerage, \$100.

For further information, apply at the only Office.

No. 177 West-st., foot of Warren-st.

R. B.—All persons are forbid trusting any one on account of the above ships or owners.

TLANTIC ROYAL MAIL STEAM NAVI GATION COMPANY'S NEW-YORK AND GALWAY
'E.—The next departure from New York will be the splenand powerful steamship CIRCAS 31AN, Capt. Campbell,
to will leave on TriORSDAY, March 29, 1860, touchat St. John's, N. F., to receive the royal mails. This vessel
been greatly improved, at a large outlay; her accommodashave been increased, and she is now one of the finest and
at steamers affost.

tions have been increased, also as fee in low once the fact steamers affoot.

PRICES OF PASSACE—First-class, \$90 and \$75; third, \$30, including free tickets to many of the principal cities on the main railway routes of Great Britain and Ireland. Third class must provide plate, halfe, fork, &c, and bedding. Passengers to St. John's first class, \$55. Passage in the third class can be secured to bring persons out from Galway for \$32.99; from Dublin, \$35; from Bedgatt, \$37; from Londonery, \$37.99; from Liverford, \$37; from Liverford, \$37; from Liverford, \$40; and from Glasgow, \$49 For freight or passace apply only to ALEX. HOLLAND & Co., Agents for the line, No. 54 Broadway.

THE BRITISH and NORTH AMERICAN

E. CUNARD, No. 4 Bowling Green.

COUTHAMPTON and HAVRE.—The NORTH
ATLANTIC STEAMSHIP COMPANY will dispatch for
the above ports their splendid steamship ADRIATIC, Capt J. J.
Countook, carrying the United btates Mails, on the following
days, from Canal at. Wharf:

1. RAYE SEW-YORK:

SATURDAY, April 14.

SATURDAY, June 12.

SATURDAY, June 14.

SATURDAY, July 14.

SATURDAY, July 14.

TUESDAY, July 18.

SATURDAY, Out. 5.

TUESDAY, Sept. 11.

SATURDAY, Oct. 5.

TUESDAY, Oct. 23,
and Southampton the day after leaving Havre.

The Adriatic is undoubtedly unexcelled by any steamship in
the world for countor, safety, and speed. She has water-tight
compartments. Cabin passage, \$133.

For freight or passage, spily to the office of the Company, No.
26 Wall-st., or

Office, on the wharf foot of Canal-st.

Agents at London and Southampton—Messrs. Grinnell, Tinker

Agents at Havre—Messrs. Whitlock & Punnett.

GREAT REDUCTION to SOUTHAMPTON

CTEAM-NEW-YORK, SOUTHAMPTON, and The VANDERRILT European Line United States Mail Steamships sail every forinight between New-York, Southampton, and Havre:

chips sail every fortnight between New-York, Southsuppon, and Havre:

FROM NEW-TORK FOR SOUTHANTION AND HAVRE.

ILLINOIS, Griden. Saturday, April 21

VANDERBILT, Levere, Saturday, April 21

VANDERBILT, Levere, Saturday, May 19

LLINO S. Saturday, May 19

VANDERBILT Saturday, June 20

VANDERBILT Saturday, June 16

Wednesday, June 6

Wednesday, June 20

VANDERBILT Saturday, June 16

Wednesday, June 6

Wednesday, June 6

Wednesday, June 6

Wednesday, June 6

Fries of passage ships for the same. Fer Vanderbit:
First Cabon. 6 06. Second Cabin. 560.

Certificates of Passage issued from Europe to America.

Specie collyword in London and Paris.

D. TORRANCE, Agent, No. 5 Ecwing grees, New-York.

Freights, 10 cents per foot Apoly to
H. B. GROM WELL & Co.. No. 86 West-st.

Steamboats and Railroads.

TO SAN FRANCISCO IN EIGHT DAYS,

THE CENTRAL OVERLAND CALIFORNIA
AND
PIKE'S PEAK EXPRESS COMPANY. The first Courier of the Pony Express will leave the Missour River, on TUESDAY, April 3, at 5 o'clock, p. m., and will rus regularly weekly thereafter, carrying a Letter-Mail only. The point of departure on the Miss uril River will be in tele-graphic connection with the East, and will be announced in du-

time.

Telegraph messages from all parts of the United States and Canada, in connection with the point of departure, will be received up to 5 o'clock p m., of the day of leaving, and transmitted over the Piacerville and St. Joseph telegraph wire to San Francisco and intermediate points, by the connecting Express the site of the same property o

press, in eight days.

The Letter-Mail will be delivered in San Francisco in ten days.

The Letter-Mail will be delivered in San Francisco in ten days from the departure of the Express.

The Fxpress passes through Forts Kearney, Larsonie, and Bridger, Great Satl-Lake City, Camp Floyd, Carson City, the Washoe silver mines, Placerville, and Sacramento.

Letters for Oregon, Washington Territory, British Columbia, the Pacifix Mexican ports. Russian Possessiene, Sandwich Islands, Chins, Japan, and Indis, will be mailed in San Francisco.

ands, China, Japan, and Indas, who can be connect with the Express of the 2d of April, will receive communications for the Courier of that day at No. 481 lethest, Washington City, up to 2:45 p.m., on FKIDAY, March 30, and in New-York at the effice of J. B. Simpson, room No. 8 Continental Bank Building, Nassan-t, up to 6:30 a.m., of 31st March.

Full particulars can be obtained on application at the above places and Agents of the Company. W.M. H. RUSSELL, President.

Leavenworth City, Kansas, March, 1660.
Office in New-Yora-J. B. SIMPSON, Vice-President.
SAMUEL & ALLEN, Agents, St. Louis.
H. J. SPAULDING, Agent, Chicago. NEW-YORK to NEW-HAVEN -- By the River, at 3 p. m., and CHAMPION at 8 p. m. Fate \$1. No charge for berths.

Mledical.

PROGRESS versus EOUTINE.
QUERU'S COD LIVER OIL JELLY,
Patented Aug. 30, 1859,
ts the only remedy for consumption and all kinds of coughs. It
betwice more efficacious than the liquid oil.

b twice more efficacious than the name on.

QUERU'S JELLIFIED CASTOR OIL (Patented).

Te be had of the inventor, No. 125 th-av., and all respectable druggists.

PENFOLD, PARKER & MOWER,

No. 15 Beckman-st., wholesale agents.

Legal Motices.

N PURSUANCE of an order of the Surrogate A PURSUANCE of an order of the Satringare

of the County of New-York, notice is hereby given to all
persons having claims against OSCAR W. STURTEVANT,
ate of the City of New-York, counseloral-law, decased, to
present the same with vonchers thereof to the subscriber, at the
Ocean Bank, No. 197 Greenwich-st., in the City of New-York,
on or before the twenty-fourth day of May next.—Dated Newon or better the 22d day of November, 1859, York, the 22d day of November, 1859, n23 law6mW D. RUDOLPH MARTIN, Executor.

IN PURSUANCE of an order of the Surrogate IN PURSUANCE of an order of the Surrogate of the County of Orange, notice is hereby given, according to law, to all persons having claims against the state of JESSE SCOFIELD, late of the town of Montgomery, in said county, deceased, that they are required to present the same, with the proper vouchers thereof, to the subscribers, the executors of the last will and testament of said deceased, at the office of SCOFIELD, CAPRON, & Co., in the village of Walden, in the said town of Montgomery, or at the office of WILLIAM H. SCOFIELD, No. 39 Williamst., in the City of New-York, on or before the 1st day of September next.—Dated Feb. 1, 1950.

WILLIAM H. SCOFIELD, { Executors.

IN PURSUANCE of an order of the Surrogate N PURSUANCE of an order of the Surrogate
of the County of New York, notice is hereby given to all persons having claims against CATHERINE DONNELLY, alias
KATE O'DONNELL, late of the City of New-York, deceased,
to present the same, with vonethers thereof, to the subscribers, at
the office of ROCKWELL EMERSON, No. 22 Wallest, it sit
City of New-York, or or before the nineteenth day of April next.

—Dated New-York, the 18th day of October, 1859.

BOCKWELL EMERSON,
administrators.

N. Y. SUPERIOR COURT.—CORNELIUS

N. DEVFR against JOHN BYRNE, Administrator of all and
singular the goods, chattels and credits of JOHN McELHERAN,
decessed, and JOHN BRANIQUE. In pursuance and by virtue
of the judgment entered in the above-chilled action, at a special deceased, and JOHN BERANIQUE. In pursuance and by virtue of the judgment entered in the above-entitled action, at a special term of the Superior Court of the City of New-York, on the 22d day of March, a. D. 1850, notice is hereby given, that I will expose for sale, and sell at public auction, at the Merchante Exchange in the City of New-York, on FRIDAY, the 30th day of March, 1800, at 12 o'clock at noon of that day, certain Letters Patent of the United Stales, issued to John McElheran in his life time, and mentioned in the said judgment, namely: "One for improvements in preparing Picture Types, bearing date March 26, 1858, and numbered 19,701; one other, for a process for producing Picture Types, and known as the 'Graphotype,' bearing date March 23, 1858, and numbered 19,701; one other, for read Morphis (127, 1838, and numbered 19,701; one other, for Feed Morphis (127, 1838, and numbered 20,681, and one other for Feed Morphis (127, 1838, and numbered 20,681, and one other for Feed Morphis (127, 1838, and numbered 20,681, and one other for Feed Morphis (127, 1838, and numbered 20,681, and one other for Feed Morphis (127, 1838, and numbered 20,681, and one other for Feed Morphis (127, 1838, and numbered 20,681, and one other for Feed Morphis (127, 1838, and numbered 21,081, No. 3 Wall-st, No. 4 Wall-st, No.

SUPREME COURT, New-York.—The NORTH
AMERICAN FIRE INSURANCE COMPANY against
LEATHAN WILSON and ANN WILSON his wife, Alexander McKelby or McKelvey and Catherine his wife, William A.
Cott, Mathew Fallon. James W. McKee, Robert Anderson,
Margaret Doyle, and William Lane.—Summons for relief. (Com.
mot serv.)—To the defencants ALEXANDER McKELBY or
McKELVEY and CATHARINE his wife: You are berely
summoned and required to answer the amended complaint in
this action, which has been filed in the office of the Clerk of the

sted February 20th, 1860. BLATCHFORD, SEWARD & GRISWOLD, Plaintiff's Attorneys, No. 29 Nassau-st., N. Y.
N. B.—The amended complaint in the above action was filed
in the office of the Clerk of the City and County of New-York
on the 20th day of February, A. D. 1850.
BLATCHFORD, SEWARD & GRISWOLD,
ff22 lawbw W.
Plaintiff's Atterneys.

SUPREME COURT.—WALTER QUIN, Plaintiff's Atterneys.

SUPREME COURT.—WALTER QUIN, Plaintiff, against THOMAS A. QUIN and MARY JANE QUIN, his wive: ARTHURA QUIN, GHARLES H. QUIN, GEORGE A. QUIN, JOHN QUIN, JOHN E. DEVLIN, individually, and as one of the Administrators of ARTHURA (Link, Georged, and DAVID EVANS, defendants, in partition.—In paramance of a judgment of the Supreme Court of the First District, hearing date on the 5th day of Nove nher, 1859 I. William Watson, the Referce in the said judgment named, will sell at Fublic Austion, at the Merchants' Exchange, in the City of New-York, by An thony J. Bleecker & Co., Anctioners, on SATURDAY, the 24th day of April, 1890, & 12 O'clock at noon of that day, All that certain Lot, piece or parcel of Land, with the Buildings therson, cituate, bying and being in the Ninth Ward of the City of New-York, hounded and described as follows: Beginning at a point, heing the north-westerly corner of Washington and Hammond streets, thence running northerly along the westerly line of Washington street fifty-one feet and six inches; thence westerly, on a line at right angles with Hammond street, of the northerly line of Hammond street, and thence easterly als rg the northerly line of Hammond street, wentry two feet to the place of beginning. Also, all the certain lot, piece or parcel of Land, with the Building thereon, situate, lying and being in the Ninth Ward of the City of New-Yorz, bounded and described as follows: Beginning at a point on the martherly line of Hammond street, wentry two feet; thence westerly corner of Washington and Hammond street, and thence easterly along the aortherly line of Hammond street, wenty-two feet to the said northerly line of Hammond street, and thence easterly along the aortherly line of Hammond street, twenty-two feet to the place of beginning at a point on the northerly line of Hammond street, thence routherly and street fifty feet; thence westerly corner of Washington sud Hammond street, thence routherly line of Hammond street fifty feet; then SUPREME COURT.—WALTER QUIN, Plain-

SUPREME COURT—City and County of New-York—GEORGE P. NELSON against Adrilon BEN-NETT.—Summons for a maney demand on contrast.—To AARON BENNETT, the above-named defendant: You are hereby sommoned and required to answer the complaint in this action, of which a copy is herewith served upon you, and to serve a capy of your answer to the said complaint on the subserber, a his office, number 70 Wall-street, in the City of New-York, within twenty days after the service hereof, exclusive of the day of such service; and if you fall to answer the sail complaint within the time a oresaid, the plaintiff in this action will take judgment against you for the sum of two bundred and twenty five dollars, with interest from the eighth day of April, one thousand eight hundred and fifty-nine, on the sum of *200, and with interest from the seventh day of January, 1609, on the further sum of twenty five dollars, beside the coats of this action—Dated Next, 19, 1819.

THOS NELSON, Plaintiff's Attorney, 70 Wall-street.

The complaint in the above entitled action was filed in the office of the Clera of the City and County of New York, at the office of the Clera of the City and Gunny of New York, at the office of the Wall-street.

Play Att'y.

CUPREME COURT—City and County of New York and new appears.

nhr-involve.

CUPREME COURT—City and County of NewNork—JACOB ELLISON, trustee of ELIZABETH
FRANKLIN and her desendants, plaintiff, against DANIEL
KINNEY, defendant—You are hereby summoned and required to
answer the complaint in trisaction, which was fied in the office
of the Clerk of the City and Josuty of New-York, at the said
of the Clerk of the City and Josuty of New-York, at the said
city of New-York, on the day of the case hereof, and to serve a
copy of your answer to the said complaint on the subscriber, at
his office, at No 209 Broatway, in the said City of New-York,
within twenty days after the service of this summons on you,
exclusive of the day of such savvice, and if you fail to answer the
said complaint within the time aforesaid, the plaintiff in this action will apply to the Centre for the relief demanded in the complaint. Dated February 28, 1868.

Belower W. H. W. BABFMAM, Plaintiff's Autoracy.

FOR SAVANNAH.—The American Atlantic Berew Steamship Company's new and elegant steamship the County of New-York, Notice is hereby given to all persons IN R. on THURSDAY, March 29, at 3 o'clock p in Tickets sold to New-Orieans, \$29.75; to Mobile, \$35; Montrowery, \$25; Memphis \$31, \$5; Savannah, \$21; Columbus, \$21; Atlanta, \$21; Macch, \$23; Blany, \$23; Columbus, \$21; Atlanta, \$21; Macch, \$23; Atlanta, \$21; Savannah, \$21; Savannah, \$21; Michael Savannah, \$21; Atlanta, \$21; Macch, \$23; Atlanta, \$23;

IN PURSUANCE of an order of the Surrogate of the County of New-York, notice is hereby given to all persons having claims against HENRY ROBINSON, late of the City of New-York, deceased, to present the same, with youchers thereof, to the subscriber, at his office, No. 96 Broadway, in the City of New-York, on or before the twenty-fourth day of May next.—Dated New-York, the 22d day of November, 1888.

123 law@mW

ox New York, on or before the twenty-fourth day of May mext—Dated New York, the 22d day of November, 1988.

22d lawton W.

SUPREME COURT.—City and County of New York.—NICHOLAS G. KORTRIGHT and SARAH J., his wife, phifs: igst. JASPER H. LIVINGSTON and MATLIDA his wife, and others, deferation 1, ip PARTITION. In pursuance and by virtue of a judgment of the Supreme Court, rendered in the above-entitled activ, at a 5 special Term, held at the Gity Itali, in the City of New York, on the Tenth day of March JOAYTON HOBART, the Referred in the said judgment of the Supreme Court, rendered in the above-entitled activ, at a 5 special Term, held at the Gity Itali, in the City of New York, on the Tenth day of March JOAYTON HOBART, the Referred in the said judgment of the City of New York, at the March JOAYTON LIBERT OF THE STATE OF THE ST SUPREME COURT.—City and County of New

Lexington avenue seventy-nine feet, to the said point or pace of bestuning.
Seventely. All that certain lot, piece or parcel of land situate, lying and being on the northerly side of Twenty fourth street, in the zixteenth Ward of the City of New-York (being part of the Rose Hill Farm), bounded and described as follows, viz. beging at a point on said northerly side of Twenty-fourth street, distant sixty feet westerly from the north-westerly corner of said Twenty-fourth street and Lexington avenue; thence running northerly on a line parallel with said Lexington avenue ninety-eight feet nine inches; thence running westerly on a line parallel with said twenty-fourth street twenty feet; thence running southerly on a line parallel with said Lexington avenue ninety-eight feet nine inches, to said notherly side of Twenty-fourth street; and thence running easterly along said northerly side of Twenty-fourth street twenty feet, to the point or place of beginning.

side of Twenty-fourth street twenty feet, to the point or place of beginning.

Eighthly. All that certain lot of land, situate, lying, and being in the Fleventh Ward of the City of \$New-York, bounded and containing as follows: Beginning on the southerly side of Sixth street, at a point distant two hundred and sixty-eight feet rom the westerly side of Avenue D; thence running contherly and parallel to Avenue D seventy feet, thence easterly and parallel to Sixth street twenty-five feet, thence northerly and parallel to Sixth street twenty-five feet, the southerly side of Sixth street; thence westerly along the southerly side of Sixth street; thence westerly along the southerly side of Sixth street; thence westerly along the southerly side of Sixth street; thence westerly along the southerly side of Sixth street; thence westerly along the southerly side of Sixth street; thence from and rear, by seventy feet deep.

Ninthly, All those two certain lots f ground situate in the Twelfth Ward of the City of New-York, on the north easterly side of For y sixth street, between the Tenth and Eleventh avenues, and knewn and distinguished on a map of land commonly called the Hermitage, compiled by Daniel Ewen, City Surveyor, in February, 1875, on file in the Re gister's Office as numbers (180) one hundred and eighty commence one hundred feet west of the Tenth avenue), and as division number (181) one hundred and eighty commence one hundred feet west of the Tenth avenue), and as division number (183) one hundred and eighty commence one hundred feet west of the Tenth avenue), and as division number to the common of the same more or less.

Tenthly, All that certain dwelling-house and lot, piece or partended and called the same more or less.

Tenthly, All that certain dwelling-house and lot, piece or partended and called the same more or less.

ame more or less.

Tenthly. All that certain dwelling-house and lot, piece or parcel of land, situate in the Ninth Ward of the City of New-York, being part and parcel of three certain lots of land, known on a map of the lands of Richard Amos, made by Amos Corning, City Sorveyor, as lot 5, numbers one hundred and seven, one hundred and eight, and one hundred and nine; bounded as follows: Southerthly in front by Amos street, twenty feet; eastedy by lot number one hundred and ten on saiz map, seventy-boar feet two inches; mortherly by land now or late of Isaac Ammerman, eight feet six inches; thence running southerly along the land of George Coggill swenty feet; thence westerly along the land of George Coggill swenty feet; thence westerly along the land of George Coggill is a straight line along the land of Henry J. Seaman four feet eight teches; thence southerly in a straight line along the land of John L. Kortright twenty three feet six inches; thence southerly, inclining a late to the east, along the land of John L. Kortright they will be seen to be southerly. Twelthly, Aloo a certain pew, known as number 26, on the ground floor of Trinity Church, in the City of New-York, on the north side of Desbrowns street in front; northerly in the rear by ground mow or late of Jacob Halsey; cateriely by a lot of ground late of the said Jacob Halsey, but now of John Ferris, and westerly by a lot of ground late of the said Jacob Halsey, but now of John Ferris, and westerly by a lot of ground late of the said Jacob Halsey, but now of John Ferris, and westerly by a lot of ground late of the city of New-York, on the boildings thereon erected, situate, lyingr and being in the Fiftounth Word of the City of New-York, and at the north-rise with the belief of the said Jacob Halsey, but now of John Ferris, and westerly by a lot of ground late of the said Jacob Halsey; was not seen the said Jacob Halsey, but now of John Ferris, and westerly by a lot of ground late of the said Jacob Halsey, but now of John Ferris, and westerly by lot o ame more or less.
Tenthly, All that certain dwelling house and lot, piece or par-yel of land, situate in the Ninth Ward of the City of New-York.

mensions more or less.

Fifteenthly. All those certain fourteen lots of land, with the trick dwelling house. mensions more or less.

Fifteenthy. All those certain fourteen lots of land, with the brick dwelling-houses thereon exceted, situate together in the Sixteem N Ward of the Gily of New-York, on the coucherly side of Thirty-fourth street, between the Ninth and Tenth Avenues; and taken together be unded and constaining as follows: Beginning on the southerly line of Thirty-fourth street, at the point where it is joined by the center line of the particle n wail between the first and second cooming from the Ninth toward the Tenth Avenue; it is joined by the center line of the particle n wail between the second cooling from the Ninth toward the Tenth Avenue, by the control of a row of twenty-one trick dwelling houses, situate on the southerly side of Thirty-fourth street, between the said Ninth and Tenth Avenue, which point of junction is distant one immediately, and parallel, or nearly so, to the Ninth Avenue, through the center of said partition wall, and so on in the same direction ninety eight feet unie inches (93 feet 9 inches) in all, half the distrance to Thirty-third street; thence westerly and parallel to and equalistant from Thirty-third and Thirty-fourth streets two manored and eighty feet (190 feet) to the southwesterly corner of the lot on which is exceted the fifteenth of said raw of twenty-one houses, counting as aforesaid from the Ninth loward the Tenth Avenues; thence northerly, and parallel, or nearly so, to the Ninth Avenue and parily through the senter of the partition wall between the said fifteenth and sixteenth (counting as aforesaid from the Ninth toward the Tenth Avenues) of the said row of houses minety-eight feet rains inches (93 feet) to thesely in all, to Thirty-fourth street; and thence easterny along the southerly line of Thirty fourth street two hundred and eighty feet (200 feet) to the point or place of heginning.—Dated Marca 12, 166. DAYTON HOBART, Referee.

Belley, Halvey, The United States mail steamer.

FROM HAVANA .- The United States mail steamer Star of the West, Capt. John McGowan, arrived yesterday, having left New-Orleans, March 20th, and Havana on the 23d. She bridge the Havana mail and passengers; also \$75,000 in silver from New-Orleans. The health of Havana was good. Considerable excitement existed on receipt of the news of the capture off Vera Cruz, of the two Mexican steamers by the U. S. steamer Saratoga. The atlair was viewed as an outrage. The African glorification was at an end and the city

Was once more quiet.

Stuans brisk at Sigstrials P arrobe. Stock, 115,000 boxes.

Figurers had improved generally.

EXMANORS... andom, 14 premium. New-York, 3232. New-Orleans, 4225, short sight.

A PRESENT FROM THE POPE .- An exquisitely beauti-A TRESENT FRONTHE POPE.—An exquisitely beautiful work of art—a cornelian cameo, set in gold—has just arrived, and been transmitted by Archbishop Hughes to the Director of the late Catholic Fair at the Academy of Music. She had requested the Pope's autograph for the celebrated autograph book already noticed; but this is sent by his Holiness instead, as a contribution to the charity for which the Fair was held. It will be disposed of far the same chief, it was neglected. It will be disposed of fir the same object, by subscrip-tion sale, the shares being placed at one dollar each, to get it within the reach of all who desire to possess so Evening Post.

New-York Daily Tribune

DIVORCE.

To the Hos. Horace Greekey: MY DEAR SIR: You derive your arguments against divorce from two sources:

1. From Scripture. 2. From the morality of the case.

I. If you regard the Old Testament as a portion of the Word of God, you must admit that the Jewish billof divorcement law was framed, not by a fallible lawgiver, but by the Deity himself, Moses being only the

n edium of its promulgation.

If you accept the authority of Gesenius, of Ewald, and of Luther, you must further concede to me that that bill-of divorcement law permitted a husband to put away a faithful wife in any case in which she became personally disagreeable, or in her deportment obnexious to him, and that he was sole judge whether she found favor in his eyes or not.

These premises conceded, it follows that upward of three thousand yeers ago God sanctioned a law which permitted a husband to put away his wife when she displeased him, by means of a simple bill of divorcement, drawn up by the busband himself.

The New Testament informs us, and you remind us, that Jesus, fourteen centuries later, disallowed that law. But he did not condemn it as a law which ought never to have existed; he intimates that it was randered necessary by the "hard hearts" of those for whose guidance it was framed. Then the law of God, enacted thirty-two centuries

ago, was declared by Jesus, eighteen centuries ago, to be no longer adapted to the state of human society.

What follows? That there is no positive good or evil-no absolute virtue or vice? Far from it. There are principles permanent as the everlasting hills, immutable as the laws that hold the planets to their course; principles that depend not on times and seasons-that are the same yesterday, to-day, and forever. Such, to relect an eminent example, is the declaration, "Love is the fulfilling of the law." It was true from the creation; it will be true until time shall be no

more.

But the details of a law are one thing, and a great, eternal principle is another. Laws properly change as the world changes. But the master principles underlying laws—the "laws of the laws," to adopt Bacon's phrase—endure while the world last. Beyond the general rule, however, we have, in this particular case, the direct authority of Jesus for it, that a divorce law adapted to one age may cease to be saidable in another.

sui'able in another.

But if the details of a divine law three thousand

But if the details of a divine law three thousand years old were properly rejected in a later stage of society, is it not certain that the same may be true in our age of other details put forth by Jesus as suitable for the Jews of his day?—for men so low in the social scale that they found in his teachings nothing but blasphemy and rewarded them by mock ngs and scourgings, and a death of torture on the cross.

It follows, past all denial, that while, as Christians, we should be guided by the great principles taught by the Author of our religion, we are not bound by the details of a law adapted for Judsa in the days of Herod the King; provided our moral sense, molded and quickened by Christian study, leads us to the conclusion that we—less hard of heart than those who cried out "Crueify him!"—can bear other laws and greater liberty than they. liberty than they.

And thus, at last, we are thrown back, for guidance,

to the second source whence your arguments are de rived.

II. In other words: What is the true morality of the

case?
"The divine end of marriage," you say, "is the perpetuation and increase of the human race." Has civilization, in our day, reached no further than this? Do we find in the holiest of human relations no higher, notler object—no end more divine—than the operation of that instant (common to man with the lower races), which peoples the earth. God has, indeed, ordained that incidental to marriage, and inseparable from it, shall be reproduction. If, in any sense, it be true that this is the divine end of human marriage, it must be in the same sense which applies sense, it be true that this is the divine end of human marriage, it must be in the same sense which applies when the stag seeks his partner, or the dove submits to her mate. But just in proportion as man is nobler than the bird of the air or the beast of the field, is his marriage removed to infinite distance above theirs. We to that bride, standing in her white robes before the altar, who is thought of, by the One at her side, only as the future bearer of his children! We to her, if the have not chosen a spouse whose heart is swelled with aspirations that overmaster the sensual; in whose soul there burns not a light pure enough and bright enough to quench, in such a moment as that, the lurid flames of desire!

It is one of the most beautiful and beneficent arrange-

flames of desire!

It is one of the most beautiful and beneficent arrangements which mark the Divine economy, that an institution, a physical incident of which is the propagation of the race, should, in its higher and nobler results, be the means of calling forth all that is best and pures; in the inner nature of man; love, in the broadest acceptation of that much profuned word; love that crushes man's innate selfishness, and teaches him the great lesson that the best happiness is to be found in cares for another, not in thoughts for himself; love that is hightened, indeed, by the warmth of earshly emotions, but has an existence above, and apart from these ened, indeed, by the warmth of carshly emotions, our has an existence above and apart from these; to remain when age has quenched passion; to endure beyond the term of our present stage of existence.

In that higher phase of wedded life which has its origin in sentiments and aspirations such as these, not in the results of our nature's lower instincts, will a cultivate the second of the contract of the contract

in the results of our nature's lower instincts, will a cultivated mind, in its best moments, recognize the "Divine end of marriage." If, some day, released from the daily round and deafening whirl of politics, you give to your better instincts, in quiet, fair scope and free voice, I think they will teach you this.

Meanwhile, we are here at issue. You have one conception of the Divine end of Marriage; I another. If your's be the correct idea, then it may be that nothing except that which casts doubt on the parentage of offspring, should be valid cause for the dissolution of marriage. If, on the contrary, I have more justly interpreted the higher purposes of that institution, then

terpreted the higher purposes of that institution, then whatever violates there defeats the divine end of marriage, and supplies rightful cause why the relation, failing in its true ment, should be discontinued. It is a sound principle in jurisprudence, that, with the termination of the cause for a law, the law also should

poses for which God ordained marriage are frustrated, its divinest ends defeated, and its inmost sanctuary de-filed by evil passions, that the relation, thus outraged, may not improperly cease: I say that, for the sake of virtue and for the good of mankind, in all such demoralizing cases, it ought to cease. Household strife is immorality; domestic harred is immorality; beartless immorality; domestic harred is immorality; heartless sellishness is immorality; inhuman treatment of the weak by the strong is terrible immorality. And that condition of thin is, degenerate from a noble purpose, which fosters evils such as these, has become itself immoral and demands abatement.

moral and demands abatement.

Why, in its vice-fostering perversion, should a life of bickering be dragged on, till death, at last, brings separation and peace? In the interests of the children, perhaps? But is that the atmosphere in which their young lives should expand? Or, is it in order that that intangible generality called Southery may be propirated and appeased? But how, I beg of you, can the true interests of Society he subserved by perpentions. true interests of Society be subserved by perpetuating immorality among its members? What cort of Moloch is this Society, that demands the immolation of its own offspring?
What further objection do you interpose? In sub-

stance, this: that men and women about to marry, exercising deliberation and discrimination, ought never to select ill; and that, if they do, "theirs is the crime "and the shame, and theirs should be the life-long transler." "and the shame, and theirs should be the "penalty."

If a lawgiver, directly or virtually, demands impossibilities, his laws will fail of their effect. In making his demands, then, he should have special reference to the powers likely to be at the disposal of those of whom these demands are made. It avails nothing to say that a thing ought to be, if, as a general rule, it

cannot be.

But of all requirements, the most ardnons—ardnons even when mature thought has brought wisdom, and when age has conferred experience—is the decision whether a being, loved now, is the one of all others, intellectually, morally, physically, to whom, in a true home, we can impart permanent happiness, and from whom we are capable of receiving it. Mortal eyes, even the wisest, never fully ponetrate the vail. There may be that beyond which no foresight could ansitions.

may be that beyond which no foresigns count and tic pare.

And if such be the case, with wisdom and experience And if such be the case, with windom and experience to guile, what shall we expect from unsuspitions faith, just entering a false world, screnely ignorant of its treacheries, an utter stranger to its guile? Will its goodness be its protection? The reverse In such a trial, it is the noblest who are the most exposed. The better the nature, the mere imminent the danger it encounters. The cold, the heartless, the calculation, have counters. The cold, the heartless, the calculating, that fair chance of escape; it is the warm, the trusting, the generous, who are the usual sufferers. What belief so blind as that of first, pure, young affection? What so casily cheated as a fresh, and faithful, and innocent

heart?
And by what right, according to what principle, I pray you, do we decide that there is one mistake that is never to be corrected; one error, the most fatal of and a "diamend wedding" is talked of.

all, which, once committed, we shall never be permit

you would not lorgive: Ye, as to be said, you out to forgive it, even to seventy times seven. The entrance to the father's house you would bar against the returning prodigal. His, you would declare to him, was "the sin, the shame;" his should be "the life." long penalty." No rejoicing that he was dead and is alive again; no weeping joy that he was lost and is

Let us dismise abstractions, and stand face to face with the realities of life. The time may come when men and women (the eye-sight of the affections opened) shall malalingly distinguish and choose their own appropriate mates. I have heard cothusivets argue that it will; and that there is a future before mankind, even on earth, in which conjugal separation and divorce will be unknown terms. God send it! But, meanwhile, it is with the present, and its errors and its evils and its sufferings and its temptations to sin, that we have to deal. Where we fail to curs, it is our duty to alleviate. If we cannot make all the married virtuous and happy, let us do what we can, by humane laws of prevention, to relieve from immoral situations; and hus to diminish domestic mizery, and arrest household vice.

I thank you, my dear Sir, for the opportunity offorded to discuss this subject, and am Faithfully yours.

Robert Dalle OWEN.

Keie-York, Tuesday, March 20, 1860. Let us dismise abstractions, and stand face to face

LAW INTELLIGENCE.

SUPERIOR COURT—TRIAL TERM.—Manch 27.—Before Justice ROBERTSON.

A GAMBLING CASE.

Peter H. Young sgi. Jacob S. Atwood et al.

In August, 1857, Mr. Bertram, an Omio counselorlat. Inw., came to this city to see the "sighte." He went to But. Inw., came to this city to see the "sighte." He went to But. Allen's gambling-saloon, No. 474 Broadway, and while in that stabilishment he lost nearly all the money he had with him. Mr. Bertram then drew a check for \$100 to his own order, payshle at the defendants' banking-house. This chock was accepted the next morning by the defendants. On the night following the acceptance Mr. Bertram went again to Allea's, and got the plaintiff to cash the check. As soon as the check was cashed the noney was invested in fare, the plaintiff, it is alleged, being the dealer and was lost. The defendants ratured to pay the check, and soft was brought.

The defense alleged that the consideration of the check was invalid, and the check being given for a gambling consideration, was contrary to law, and therefore of no effect.

The plaintiff claims that by the acceptance of the check the defendants were estopped from setting up any such defense. Decision reserved.

Ambrose L. Pinney for plaintiff; Stanley & Langdell for de-

sion reserved. Ambrose L. Pinney for plaintiff; Stanley & Langdell for de

fendants.

Levi De Graft att. Frederick Rucke.

The plaintiff sued for damages for injuries to his child, a boy about ten years of age. He alleged that while the child was playing in Lewis street, in August, 1858, a dog selonging to defendant bit him, and caused the rajories complained of The defendant at up a general denial, and alleged that the bits, if any, caused no pain or injury. The Jury assessed the value of the bite at \$10.

SUPREME COURT-CHAMBERS-MARCH 27 .- Before J. Stephen Vreeland agt. Sheldon A. Hall.—Motion de

COURT OF COMMON PLEAS-SPECIAL TERM.-MARCE 27.—Before Judge Daly.

DECISIONS.

Pignolet agt. Davean; Davia agt. Distarnell.—Mo-

Blum, jr., agt. Hanselman.—Motion to vacate order of arrest denied, with \$10 costs.

Fortch agt. Wilson.—New trial ordered; costs to

Martin agt. Sheridan -Motion denied. Rushay agt. Oaksm th .- Draft order prepared.

Rushny agt. Oakem th.—Drait order prepared.

UNITED STATES CIRCUIT COURT—MARCH 27.—Before Judge Barrs.

THE MALLETT AURIDER CASE.

The United States agt. Edmund B. Mallett.

In this cause the prisoner was orought to trial charged with the murder of John H. Perry, first mate of the ship John Cottle, of which he was captain.

It specared by the evidence for the prosecution that the ship sailed from this port on the 30th day of August isst. While at sea, the conduct of the first mate was very disrespectful, and frequent altercations took place between him and the prisoner.

On the 5th of schurary last, when near Acapaico, where the ship was bound, an altercation took place in the cabin between Perry and the captain. Perry came up on deck, followed by the captain, who had a revolve in his band. Perry went forward, and the captain fred two shots at him, from the effects of which Perry died.

The theory of the defense is, that the whole conduct of the captain during the voyage, and at the time of the occurrences, how that he was insane, and incapable of knowing what he did.

The prisoner was in court. He presents the appearance of a well educated and intelligent man, with no sign of insanity except a continual rolling of the eyes. He was attended by his wife, a very interesting looking young woman. The case occu-

UNITED STATES DISTRICT COURT-MARCH 27.

NOTICE.—Notes of issue for the April Perm must be filed with the Clerk on or before Friday. March 30, in order that they may take their proper places on the Calendar. COURT OF APPEALS.

Cook et al. agt. Travis.—A judgment debtor continu-

tog is possession of land which has been sold under execution against him may be presumed to hold under the title of the purchaser.

Where the debtor thus remained, for many years, claiming to bold as tenant for life of the purchaser under a senior judgment, the deed to whom was not recorded: Held, that his possession was not constructive notice, to a subsequent mortages under the junior judgment, of his asserted title or that of his alleged land-

COURT CALENDAR—TRIS DAY.

SUPREME COURT—CIRCUIT—Part I.—Nos. 647, 705, 811, 813, 815, 825, 827, 831, 843, 325, 837, 839, 241, 843, 845, 863, 865, Part II.—Police cases.

SUPREME COURT—SPECIAL TERM.—Nos. 216, 1 to 6, 51, 22, 152, 162, 701, 127, 128, 130, 149, 160, 167, 209, 58, 112, 188, 24, 189, 44, 166, 203.

SUPERIOR COURT—Short Causes.

COURT OF COMMON PLEAS.—Adjourged for the Term.

-The Rev. R. Hoyt communicates to us the follow-

ing letter, which he says he received from the mothern-law of the widely-known and admired Edgar A. Poe, and says that he will be happy to receive for her

Poe, and says that he will be happy to receive for her any donations intrusted to his care:

"ALEXANDRIA, Va., March 15, 1860.

"Rev. R. Hoyt—Dear Sir.: Since the death of my beloved son, E. A. Poe, I have suffered much privaden, and am now without a home. I am offered a permanent one in Louisiana, with friends who I think will render my declining years at least comfortable. I cannot avail myself of this kind offer for want of means to take me to them. Will you contribute a small portion of the requisite sum to enable me to accomplish it? My health is very miserable, and I am too far advanced in life to do mach for myself. I will be sevently to morrow. God. my father, I hope will put it in your heart to snewer this. Direct to me, care of Reuben Johnston, Alexandria, Va.

Respectfully,

A Respectfully,

Samuel H. Hartshorne agt. Union Mutual Insurance Company.—Judgment for plaintiff for #12,538-72, seside costs. Charles Pratt and William A. McKenrie agt. The Union Mutual Insurance Company.—Judgment for plaintiff for #26,389-62, beside costs.

McGlashan agt. Rice.—Case settled.

McGlashan agt. Rice.—Case settled.

McCunn agt. McKechnit.—Case settled.

Gunther agt. Geblert.—Report sent back.

Sniffin agt. McNeil.—Appeal from taxation dispussed.

Youngs agt, Stevens et al.—Judgment for defendant,

COURT OF APPEALS.

NOTES OF DECISIONS AT DECEMBER TERM.

Beale et al. agt. Parrish.—Though notice of non-payment given by the holder of a note to an indurer, enures to the benefit of the other parties to the paper, an inability to learn the proper place for giving such notice which excuses the below, is not available to another indorser who possesses the necessary information.

not available to another indorser who possesses the necessary information.

Such ignorance excuses the giving notice only so long as it continues; the duty arises when the ability to discharge it is acquired, and any negligence thereafter has the same contequences as inexcussible neglect in the first instance.

The plaintiffs, indorsers of a note, and chargeable with knowledge of the residence of a prior indorser, gave erroneous information to the holder, a bank, to which they had indersed it, whereby the prior indorser falled to receive notice of non-payment. They then took up the note, and brought their action small the prior indorser without any further notice: Held, that though the bank might have recovered, the plaintiffs did not stand upon its feoting, and that the indorser as against them was discharged.

Cook et al., not. Trayis.—A indoment debtor continue.

lond.

After continuing in possession more than twenty years, the occupant defended a suit for a forcelosure of the succession more space, without setting up any adverse tide under the senior pagement: Held, that this was a remnentiation of any former claim to hold adversely to the title on which the nortgage was given.

His possession, or that of those succeeding to it during his lifetime, and after a sale under the morigage, cannot be deemed adverse so as to render void a conveyance by the purchaser at such sale.

sale.

Pencock, Executrix, &c., agt. The New-York Life
Insurance Co.—A condition inserted in the certificate of renewance of a life policy, that the insured was then in good health, is
to be construed by the standard of health existing at the time of
the original policy, and the description of the insured's condition
and allments contained in the declaration upon which it was

Where the insured, at the time of the renewal, is not affected with any diseases other shan those mentioned in the original declaration, which tend to shorten life or increase the risk, and those diseases have not become so agravated as to make his condition substantially different from what it was at the date of the first policy, he is in good health within the meaning of the carties.

-A Representative from Louisiana, on dit, is to wed

the daughter of a prominent merchant in Washington,